

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF NEW YORK

CIVIL RIGHTS COMPLAINT
42 U.S.C. § 1983

DAMON TAYLOR

PLANTIFF

CV-21 3333
COMPLAINT

-against-

NASSAU COUNTY POLICE DEPARTMENT
FIRST PRECINTH, DETECTIVE MICHEAL
THROO, OFFICER RONALD CURABA, STEPHEN
CHURCHILL

Jury Trial Demanded

FILED
IN CLERK'S OFFICE
U.S. DISTRICT COURT E.D.N.Y.

★ JUN 10 2021 ★

LONG ISLAND OFFICE

SEYBERT, J.

TOMLINSON, M.J.

I. Parties

Plaintiff Damon Taylor, resides at 81 St Francis St, Roosevelt ny 11575

Defendant NASSAU COUNTY POLICE DEPARTMENT, resides at 900 Merrick Rd

Baldwin New York 11510

Defendant Dectective Micheal Throo
Defendant Ronald Curaba
Defendant Stephen Churchill


II. The jurisdiction of the Court is invoked pursuant to 28 U.S.C.A §112 (C).

III. Statement of Claim.

On June 2, 2017 Police Officer churchill serial no. 9450 and Officer Curaba serial no. 9501. Unlawfully entered the rear of the plaintiff's property without consent. As a result of this unconstitutional act by officer's the palntiff was convicted of constructive possession and is serving seven years in a state prison. Officers on June 3, 2017 also lied in a search warrant in which gave them access to the plaintiff's home.

IV. Remedy. The plaintiff is seekin One million dollars to compensate his losses and damages

May 26, 2021



516 287-8142

CIVIL RIGHTS COMPLAINT
42 U.S.C. § 1983

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF NEW YORK

DAMON TAYLOR DIN# 19A3844

PLANTIFF,

-against-

NASSAU COUNTY POLICE DEPARTMENT
1st precinct, DETECTIVE MICHEAL
THROO, OFFICER RONALD CURABA, STEPHEN
CHURCHILL

JURY DEMAND
YES X NO

1. Previous Lawsuits:

- A. Have you begun other lawsuits in state or federal court dealing with the same facts involved in this action or otherwise relating to your imprisonment? Yes () No (X)
- B. If your answer to A is yes describe each lawsuit in the space below (If there is more than one lawsuit, describe the additional lawsuits on another piece of paper, using the same outline.)

1. Parties to this previous lawsuit:

Plaintiffs: _____

Defendants: _____

2. Court _____

3. Docket Number: _____

4. Name of Judge to whom case was assigned: _____
5. Disposition: _____
6. Approximate date of filing lawsuit: _____
7. Approximate date of disposition: _____

II. Place of Present Confinement: FRANKLIN CORRECTIONAL FACILITY

A. Is there a prisoner grievance procedure in this insitution?
YES(x) NO ()

B. Did you present the facts relating to your complaint in the
prisoner grievance procedure? Yes () No (x)

C. If your answer is yes,

1. What steps did you take? _____

2. If your answer is No, explain why not The facility has
nothing to do with my complaint

E. If there is no prison grievance procedure in the insitution, did
you complain to prison authorities? YES () NO (x)

F. If your answer is YES,

1. What steps did you take? _____

2. What was result? _____

III. Parties:

A. Name of plaintiff DAMON M. TAYLOR

Address 81 St. Francis St. Roosevelt NY 11575

B. List all defendants' names and the addresses at which each defendant may be served. Plaintiff must provide the address for each defendant named.

Defendant No. 1

POLICE OFFICER RONALD CURABA
900 Merrick Rd.
Baldwin NY 11510

Defendant No. 2

POLICE OFFICER STEPHEN CHURCHILL
900 Merrick Rd
Baldwin NY 11510

Defendant No. 3

DETECTIVE MICHEAL THROO
900 Merrick Rd
Baldwin NY 11510

Defendant No. 4

NASSAU COUNTY POLICE DEPARTMENT 1st Precinct
900 Merrick Rd.
Baldwin NY 11510

Defendant No. 5

IV. Statement of Claim:

June 2, 2017 OFFICER's mentioned in this complaint entered the plaintiff's yard without consent. To make matters worse they looked into a private bedroom totally violating the plaintiffs fourth amendment rights under the UNITED STATES CONSTITUTION
They also committed perjury in warrant affidavit, Trespassing on private property, and burglary when they looked into the plaintiffs home from a unlawful position.

IV. Injuries:

No medical treatment was needed, but mentally the plaintiff has suffered due to being incarcerated for police misconduct that took place on June 2, 2017. The plaintiff has suffered from anxiety, depression, and stress.

V. Relief:

The plaintiff would like to be compensated by the police department in the cash amount of ONE MILLION DOLLARS.

I declare under penalty of perjury that on _____, I delivered this complaint to prison authorities to be mailed to the UNITED STATES DISTRICT COURT for the EASTERN DISTRICT of NEW YORK.

Signed this _____ day of _____, 20___. I declare under penalty of perjury that the foregoing is true and correct.

signature of plaintiff

FRANKLIN CORRECTIONAL FACILITY

62 bare hill road P.O. Box 10

Malone, New York 12953

19A3844

Prisoner ID#

DANON TAYLOR 19A3844
FRANKLIN CORRECTIONAL FACILITY
P.O. BOX 10, 62 BARE HILL ROAD
MALONE, NEW YORK 12953

FRANKLIN
CORRECTIONAL FACILITY

neopost
06/08/2021
US POSTAGE \$001.40⁰



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Clerk of United States District Court
E.D.N.Y.
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★ JUN 10 2021 ★

LONG ISLAND OFFICE

LEGAL MAIL

